

UNITED STATES DISTRICT COURT
 DISTRICT OF MASSACHUSETTS

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 2018 DEC 31 PM 1:54

United States of America

v.

Martin S. Gottesfeld

Defendant Pro Se

U.S. DISTRICT COURT
 DISTRICT OF MASS.
 Docket No. 18-10305

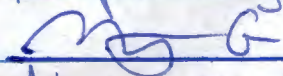
Motion To Unseal

Defendant Martin S. Gottesfeld (herein "defendant"), acting pro se while renewing his objections to such, hereby moves The Honorable Court to unseal any and all Exhibits which were filed under seal by his previous attorneys as reference materials to their various motions to withdraw, including but not limited to any ex parte and/or filings under seal accompanying D.E. 130, 214, 241, 254, 307, and 335. The defendant hereby waives his attorney-client privilege to such documents, the contents of which he believes he is well aware from prior briefings with his attorneys, and asserts his right and that of the public to a public trial.

The defendant also wishes to note, respectfully, that the public is not able to view D.E. 140 on PACER, which is a ~~motion~~ motion letter filed by the defendant on his own behalf and confirmed to have been received by The Honorable Court prior to the appointment of David

J. Grimaldi, Esq. At the March 20th, 2018 hearing on Ray Gillespie's Second Motion to Withdraw, the defendant objected to any effort to seal this letter, though he is not aware of any such motion to seal having been made nor heard. In any case, this letter was never meant to be a privileged document, so there is no need for waiver by the defendant. Unsure of the current status of D.E. 140, the defendant respectfully moves The Honorable Court to investigate and take appropriate remedial action necessary to allow the public to access this item on the docket as they would other normal, unsealed, publicly available entries via PACER. In support of this request, the defendant again cites the right of himself and the public to a public trial.

Respectfully mailed on December 28th, 2018,



Martin S. Grimaldi, Pro Se
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 26 Long Pond Road
 Plymouth, MA 02360

CERTIFICATE OF SERVICE

I, Martin S. Gottsfeld, pro se, hereby certify
that on December 28th, 2018 the foregoing document(s)
will be mailed to Assistant U.S.
Attorney David D'Adda.



Martin S. Gottsfeld

Pro Se